1 2 3 4 5 6 7 8	Chad F. Clement, Esq. Nevada Bar No. 12192 Collin M. Jayne, Esq. Nevada Bar No. 13899 10001 Park Run Drive Las Vegas, Nevada 89145 Telephone: (702) 382-0711 Facsimile: (702) 382-5816 cclement@maclaw.com cjayne@maclaw.com  Law Offices of Philip A. Kantor, P.C. Philip A. Kantor, Esq. Nevada Bar No. 6701 1781 Village Center Circle, Suite 120			
10	Las Vegas, Nevada 89134 Telephone: (702) 255-1300 Facsimile: (702) 256-6331 prsak@aya.yale.edu			
12	Attorneys for Defendants			
13	UNITED STATES DISTRICT COURT			
14	DISTRICT OF NEVADA			
15	VIAGGIO VITA, LLC,	1-JAD-PAL		
16		RDER TO		
17	BRUCE GOOLD, an individual; ISLAND COMPLAINT			
18 19	liability company, ISLAND FLAVOR, LLC a			
20	Defendants.			
21	21			
22	Plaintiff Viaggio Vita LLC ("Viaggio"), by and through its counsel of record, the			
23	law firm of Gibson Lowry LLP, and Defendants Bruce Goold ("Mr. Good"), Island Flavor			
24	Café, LLC ("IF-California") and Island Flavor, LLC ("IF-Nevada") (collectively			
25	"defendants"), by and through their counsel of record, Marquis Aurbach Coffing and the			
26	Law Offices of Philip A. Kantor, P.C., hereby stipulate and agree as follows:			

- 1. On October 12, 2018, Viaggio filed a complaint against defendants [ECF No. 1];
- 2. Defendants' current deadlines to respond to the complaint are November 9, 2018, and November 12, 2018;
- 3. This is the first stipulation for an extension of time to respond to the complaint;
- 4. The requested extension is needed for the following reasons: (1) defendants' counsel has an upcoming pre-planned annual meeting with his law firm, the costs for which have already been paid; (2) due to defendants' counsel's recent retention and need to get up to speed on the case; and (3) to provide sufficient time to explore a potential early resolution to the case.
- 5. Accordingly, the parties stipulate and agree to extend the time for defendants to respond to the complaint to November 26, 2018.
- 6. The parties also stipulate and agree that, in the event defendants file a motion under FRCP 12, Viaggio's time to respond to the motion shall be extended by at least an additional two weeks beyond the standard opposition period under the local rules, due to deposition and case commitments Viaggio's counsel has during the end of November and first part of December of 2018.

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1	7. This stipulation is not entered for any improper purpose or to delay.			
2	IT IS SO STIPULATED.			
3	Dated this 8th day of November, 2018.	Dated this 8th day of November, 2018.		
۷	Marquis Aurbach Coffing	Gibson Lowry LLP		
5		/s/ Stavan A. Gibson		
ć				
7		Nevada Bar No. 6656 Jodi Donetta Lowry, Esq.		
8	ll .	Nevada Bar NO. 7798 7495 West Azure Drive, Suite 233		
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11	cjayne@maclaw.com Attorneys for Defendants	sgibson@gibsonlowry.com jlowry@gibsonlowry.com		
12		Attorneys for Plaintiff		
25-2816 13	•			
Las vegas, Nevada 69142 Las vegas, Nevada 69142 102) 382-0711 FAX: (702) 382-5816 103 124 125 126 126 126 126 126 126 126 126 126 126	By: Philip A. Kantor, Esq.	<del>-</del>		
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. 16 16 16 16 16 16 16 16 16 16 16 16 16	Telephone: (702) 255-1300			
02) 382- 17) 17	prsak@aya.yale.edu			
2 18				
19	ORDER  IT IS SO ORDERED.  Defendants' new deadline to respond to the complaint shall be November 26, 2018.			
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	DATED this 9th day of November, 2018.			
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24		UNITED STATES MAGISTRATE JUDGE		
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